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## Exhibit 26

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

C.A. No. 04-90-KAJ

## JUDGMENT

IT IS HEREBY ORDERED, for the reasons stated in the Court's September 26, 2005 Post-Trial Findings of Fact and Conclusions of Law (D.I. 157), that judgment in this case is entered as follows:

- 1. Judgment is entered in favor of plaintiff Webloyalty.com, Inc. ("Webloyalty") and against defendant Consumer Innovations, LLC ("CI"), in the amount of \$25,000 on Webloyalty's claim for willful infringement of Copyright Registration No. TX 5842219.
- Judgment is entered in favor of Webloyalty and against CI in the amount of \$25,000 on Webloyalty's claim for willful infringement of Copyright Registration No. TX 5875671.
- 3. CI, its officers, agents, servants, employees, and attorneys, and those persons in active concert or participation with them, are hereby permanently enjoined from using the CI Sell Page (PTX-3) or CI Banner (PTX-7), and/or any other material substantially similar to the Webloyalty Sell Page and/or the Webloyalty Banner, which are depicted by Copyright Registration Nos. TX 5842219 and TX 5875671, respectively.

4. Webloyalty is awarded \$226,611.75 in attorneys' fees and \$42,727.79 in costs.

5. Judgment is entered in favor of CI and against Webloyalty on Webloyalty's claim for trade dress infringement.

Juited States District Judge

Dated: October 6, 2005 Wilmington. Delaware

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